

## EXPLYET 764301501US

REISSUE Application for Pat # 5,524,998

In the United States Patent and Trademark Office

Mailed 1998, JUNE10, 1998,

Box Patent Application
Assistant Commissioner for Patents
Washington, District of Columbia 20231

Fee Transmittal
First-Named Applicant _ Schwartz
Tille of Invention: " Leaf Structure with A Hingel Repositional Burling
Total Payment Enclosed (From Calculation Below): \$ 435
Sir:
Enclosed is the following small entity filing fee for the above patent application:
Fee Code Fee Description Fee (\$)
1214 Provisional Pat. Appn. Filing Fee
Basic Utility Appar Fitting Fee REISSUE 395,
206 Basic Design Appn. Filing Fee
Subtotal (1)
71700
[] 203 Total Claims: = 20 =; X (fee for each claim over 20) =
202 Tot. Indep. Claims 3 =; X (fee for each indep. claim over 3) =
Subtotal (2)
Total Payment Enclosed (Sum of Subtotals (1) and (2)]
And the envilation
Very respectfully ( Remont)
Signature of River-Named Applicant from . It for any valor
Very respectfully  Signature of Kirst-Named Applicant  Print Name of First-Named Applicant
Address 10dl on 1 Mart of Cott of 1000
Southboro ma Ø1772
5084819993 and an opposition 14 VO
Fax 508 460 9277 Comet om deficiency.
Sincerely/Ddla h



Applicant herewith requests that the patent office complete a title search in the patent numbered 5,524,998 titled "leaf structure with a hinged repositional binding" filed Feb 8, 1994 by David C. Schwartz and assigned to PEI, to determine the assignment recording by providing an abstract of the title and a certification of the abstract of said title showing its assignment to the company PEI with David C. Schwartz the herein named Applicant, as the sole inventor.

Applicant provides herewith the requisite fee of \$25.00 to permit completion of same. Applicant has provided a small portion in excess of the amounts required in the event that the applicant has submitted insufficient fees, please notify Applicant with ample time to cure which applicant shall cure. Any amount in excess is provided and Applicant requests the amount be donated to the Examiners program for learning.

Applicant offers to surrender the original deed for said above referenced patent upon allowance and publication approval and at such time as this is requested by the Examiner in this case and by the patent office in the reissue procedure.

Sincerely David C. Schwartz Patent applicant 6/8/98

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